Case 1:20-cv-01950-GHW Document 36 Filed 07/07/20 Page 1 of 1

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK	X	DOCUMENT ELECTRONICALLY FILED DOC #: DATE FILED: 7/7/2020
HUA TIAN, on behalf of himself and other similarly situated,	: : :	
	:	1:20-cv-1950-GHW
Plaintiff,	:	
	:	<u>ORDER</u>
-against -	:	
	:	
NEW OOKI SUSHI, INC. d/b/a Ooki Sushi	:	
Japanese Cuisine & Bar, XIN SHU LIU $a/k/a$:	
"John Liu", JOHN KE, and "JOHN DOE"	:	
	:	
Defendants.	:	
	:	
	V	

GREGORY H. WOODS, United States District Judge:

The application at Dkt. No. 35 is denied without prejudice. The proposed consent order does not comply with Local Rule 1.4 which requires, *inter alia*, that a request for leave to withdraw must include a "showing by affidavit or otherwise of satisfactory reasons for withdrawal" or a stipulation "signed by counsel, the counsel's client, and all other parties." In the event that this application is renewed, the Court expects any subsequent application to be in full compliance with Local Rule 1.4. As a practice point, often a substitution of counsel is accomplished when outgoing counsel files an application pursuant to Local Rule 1.4, and incoming counsel enters her notice of appearance in the case.

Plaintiffs are directed to serve this order on all Defendants not represented by counsel and to retain proof of service.

SO ORDERED.

Dated: July 7, 2020

GREGORYH. WOODS United States District Judge